## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

	:	CIVIL ACTION NOS.
OTHER 1	:	02.4402
STUPKE, et al.	:	02-4493
SANDS, et al.	:	02-4509
TRENT, set al.	:	02-4541
AVILA, et al.	:	02-4790
BAINES	:	02-4795
ARVIZU	:	02-4807
ALLEN	:	02-4812
ANDERSON, et al.	:	02-4891
BINGEL	:	02-4898
BEHREND, et al.	:	02-4926
BRAMLETTE	:	02-4932
BERNARD	:	02-4952
GARVEY, et al.	:	02-4976
ESPINOZA, et al.	:	02-5002
GILMORE, et al.	:	02-5031
HALE, et al.	:	02-5040
HILLMAN	:	02-5046
ESTRADA, et al.	:	02-5082
FRANCIS, et al.	:	02-5106
FRYE, et al.	:	02-5109
GRIFFEN	:	02-5137
VILLEGAS, et al.	:	02-5182
WILSON	· :	02-5191
WACHTER	•	02-5202
HODSON	•	02-5228
TURNER	•	02-5232
LARA, et al.	•	02-5257
YOUNGQUIST, et al.	•	02-5273
CHAVEZ, et al.	•	02-5296
CHAFFE	•	02-5337
GRIFFIN	•	02-5365
TATILIAN	•	02-5375
MCKEE	•	02-5401
MCVEIGH	•	02-5405
SIMON	•	02-5428
SLINKER	•	02-5429
LYLE, SR., et al.	•	02-5478 02-5516
JONES	:	
HOLGADO, et al.	:	02-5589
CERATO, et al.	:	02-5596

		VS.		: :	
BAYER (	COR	PORAT	ΓΙΟΝ, e	t al.	
ORDER					
<b>AND NOW</b> , this day of July, 2002, the Court having been previously advised that the above action cannot proceed to trial and disposition because of the following reason:					
[		]	-	Order staying these proceedings pending disposition of a related action.	
[		]	-	Order staying these proceedings pending determination of arbitration proceedings.	
]		]	-	Interlocutory appeal filed.	
[ It is	X	]	-	Other: <u>Case is placed into suspense pending receipt of the Case</u> <u>Transfer Order from the Judicial Panel on Multi District Litigation transferring case to District of Minnesota</u> .	
<b>ORDERED</b> that the Clerk of Court mark this action closed for statistical purposes and place the matter in the Civil Suspense File, and it is					
<b>FURTHER ORDERED</b> that the Court shall retain jurisdiction; and that the case be restored to the trial docket when the action is in a status so that it may proceed to final disposition; this order shall not prejudice the rights of the parties to this litigation.					
				BY THE COURT:	
				Stewart Dalzell, S.J.	